UNITED STATES DISTRICT COURT

for the MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs. Cordell McKinley		inley	Docket No.	<u>のい</u> し . 3:12CR 01051-00 1
	Petition for Act	ion on Conditions	s of Pretrial Releas	se
who was placed un sitting in the Court	cial report upon the conder pretrial release su	nduct of defendant pervision by the \underline{H} inessee , on \overline{J}	tCordell Ion. U.S. Magistrate Ily 5, 2012	RVICES OFFICER McKinley Judge Juliet E. Griffin , under the following
	ectfully presenting peties e page two of this doc		Court and for cause	as follows:
Angela D. Rankii U.S. Pretrial Serv	ices Officer	Nashville, Place: Not Scheduled		November 2, 2012 Date:
□ No Ao				etting a hearing on the petition
THE COURT OR No Action The Issuance of a Sealed Pendicc: U.S. Prol			Hearing on the Petitio	on is set for Time
and made a part of case.	f the records in the about the factor of the	ove		

Honorable Juliet Griffin U.S. Magistrate Judge RE: Petition for Action On Cordell McKinley 3:12CR01051-001 November 2, 2012

The defendant was arrested on June 20, 2012, in the Middle District of Tennessee, by the Bureau of Alcohol, Tobacco, Firearms, and Explosives after being charged with Felon in Possession of a Firearm, in violation of 18 U.S.C. § 922(g)(1). He appeared before Your Honor on that date, and a detention hearing was scheduled for June 25, 2012; however, it was rescheduled at that time for a later date. As a result, the detention hearing was held on July 5, 2012. The Court released the defendant to pretrial services supervision on that date with special conditions.

Special Conditions of Pretrial Release:

Please reference the attached Order Setting Conditions of Release.

New Violations:

Defendant must not violate any local, state, or federal law:

The defendant was arrested on November 2, 2012, by Nashville Metropolitan Police Department (MNPD) Detectives for Aggravated Robbery. According to the affidavit, on October 6, 2012, officers were dispatched to 1338 Brick Church Pike, Nashville, Tennessee, on a report of a male subject who advised he was robbed at gun point. Upon arrival, officers met with the victim who advised that he was walking on Brick Church Pike when a white Ford sports utility vehicle stopped near the curb. According to the victim, a black male subject exited the passenger side of the vehicle and the subject produced a handgun. He then stated "Give me what you got". The victim complied and the subject took his cellular phone and fled the scene in the vehicle. The victim telephoned police and filed a report. The victim contacted his cellular carrier and ordered a replacement phone with the same number. After receiving and activating the new phone, the victim began receiving calls from persons asking to speck with "Cordell". The victim then discovered that when he activated his new phone, the call history transferred to the new phone as well as the internet search history. An MNPD Detective was contacted and viewed the information in the phone at the victim's request. He discovered that a male subject named Cordell J. McKinley had logged onto his personal Facebook account using the victim's phone. Upon viewing the photographs on the account, the victim advised the detective that the person in the photograph was the subject who robbed him at gun point, and had taken his phone. All of the data was saved in the phone.

Honorable Juliet Griffin U.S. Magistrate Judge RE: Petition for Action On Beatriz Linda Avila 3:09CR00252-003 August 23, 2012

It should also be noted that MNPD officers attempted to locate the defendant at his uncle's residence, Michael Bond, who is also the defendant's third party custodian; however, Mr. Bond advised the officers that Mr. McKinley had not been at the residence for several days, and he was unaware of his whereabouts. Mr. Bond also did not contact this officer to advise of this information.

Respectfully Petition the Court as Follows:

The Pretrial Services Office requests that a warrant be issued for the defendant's arrest, and further recommends that, due to the seriousness of the new arrest, the defendant's bond be revoked.

Approved by:

W. Burton Putman

Supervisory U.S. Probation Officer

xc: Clay Lee, Assistant U.S. Attorney

Dumaka Shabazz, Assistant Federal Public Defender

UNITED STATES OF AMERICA v. CORDELL JRAKE McKINLEY CASE NO.: 3:12-00117

* * *	****************
	RELEASE ORDER AND CONDITIONS OF RELEASE
¤	Defendant is released on his / her own recognizance, no appearance bond shall be posted and the following s tatutorily required standard conditions of release are hereby imposed
<u> </u>	Defendant shall be released on a non-surety bond in the amount of
□ .	Defendant shall be released on a non-surety bond in the amount of shall be posted to the Clerk of Court or such other security as listed below, and the following conditions of released are hereby imposed:
	Defendant shall be released on a surety bond as described below:
	Defendant shall remain on the conditions of supervised release that have been previously imposed by the District Judge. In addition, defendant shall abide by the following conditions:
* * *	***********
WHIL	E ON RELEASE, I FULLY UNDERSTAND:
1)	I may not change my address or move without permission of the Court. My correct address has been provided to Pretrial Services.
2)	I must be in Court each and every time I am instructed to be there, and surrender to serve any sentence imposed.
3)	I cannot intimidate or harass any witness, victim, informant, juror or officer of the Court; I cannot obstruct any criminal investigation.
4)	I must not violate any local, state or federal law. If I do, I could be punished by as much as from 90 days to 10 years imprisonment in addition to the penalty provided for the offense committed

UN	1150 21/	ATES OF AMERICA V. CORDELL JRAKE McKINLEY	CASE NO.: 3:12-00117		
* *	* * * * *	***********	******		
5)	If I violate any condition of release, a warrant for my arrest could be issued, any bond I signed may be forfeited, and new bonds with additional conditions, or my detention until trial, could be ordered by the Court, and I could be held in contempt of Court.				
6)	impo case	If I fail to appear at any proceeding in this case or I fail to surrender to serve any sentencimposed, I could be charged and convicted of bail jumping which is punishable by, in som cases, as much as 10 years imprisonment and/or a fine, in addition to any other punishments imposed in the original case.			
(7)	This	special condition or conditions:			
	<u>A.</u>	Defendant shall report to Pretrial Services as direc	eted		
E. P.	<u>B.</u>	Unless excused by a licensed medical practition maintain verifiable employment	ner, defendant shall seek and		
C.	<u>, c.</u>	Defendant shall participate in an evaluation to as severity of a substance abuse problem at the dir Officer and Participate in > N	ection of the Pretrial Services		
	<u>D.</u>	Defendant shall not have in his possession (on h vehicle) any firearms, ammunition, or other danger	is person, in his home, in his ous weapon		
	<u>E.</u>	Defendant shall refrain from the use or unlawful poother controlled substances defined in 21 U.S.C. Solicensed medical practitioner; defendant shall no	802, unless prescribed by a		

UNITED STATES OF AMERICA v. CORDELL JRAKE McKINLEY CASE NO.: 3:12-00117 medication prescribed by a physician Defendant shall submit to any method of testing required by the Pretrial Services Office for determining whether the defendant is using a prohibited substance, such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing <u>Defendant shall participate in a program of inpatient or outpatient substance abuse</u> therapy and counseling if deemed appropriate by the Pretrial Services Officer, any inpatient treatment may be followed by up to 90 days in a halfway house Defendant shall refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing which is required as a condition of release Defendant shall report as soon as possible, within 48 hours, to the supervising officer, any contact with any law enforcement personnel, including, but not limited to any arrest, questioning, or traffic stop Defendant shall allow a Probation/Pretrial Services Officer to visit at any time at home or elsewhere and confiscate any contraband observed in plain view

*****	**************
<u>K.</u>	Defendant shall participate in any mental health treatment as directed by the Pretrial Services Officer; the defendant shall pay all or part of the cost for mental health treatment if the United States Probation and Pretrial Services Office determines the defendant has the financial ability to do so or has appropriate insurance coverage to pay for such treatment
<u>+</u>	Defendant shall be placed on electronic monitoring on a schedule to be determined by Pretrial Services
<u>_</u> <u>w</u> .	Defendant shall be placed in the third-party custody of his grandmother. Dolores Bond, and reside with her in her home in his home (
	All conditions have been read
	Lo me & USPO Rankin. Signed Mill Milling. 2 ate 7/8/2010

UNITED STATES OF AMERICA v. CORDELL JRAI	KE McKINLEY CASE NO.: 3:12-00117
********	*********
I acknowledge I have read this Order.	I understand that I will receive a copy of it and an
Appearance Bond that the Court has ordered	at the conclusion of this hearing.
	1 1200 01/10
Date: Suly 5, 2017 X	Consol Moran .
	Defendant
It is ORDERED that the conditions listed above	are imposed. 18 U.S.C. § 3142.
	(N
	Jelus 1
	UNITED STATES MAGISTRATE JÜRGE
	the following counties: Cannon, Cheatham, Clay
	ess, Giles, Hickman, Houston, Humphreys, Jackson
	ontgomery, Overton, Pickett, Putnam, Robertson
Rutherford, Smith, Stewart, Sumner, Trousdale	e, Wayne, White, Williamson and Wilson.
The following are weather at \$41 dile District of T	
The following are pertinent Middle District of Tennesses U.S. Magistrate Judge Juliet Griffin	
U.S. Magistrate Judge Joe B. Brown	- 736-5164 - 736-7052
U.S. Magistrate Judge E. Clifton Knowles	- 736-7347
U.S. Magistrate Judge John S. Bryant	- 736-5878
Clerk of Court	- 736-5498
U.S. Marshal	- 736-5417
U.S. Attorney	- 736-5151

The United States District Court in **Nashville** is located in the United States Courthouse, 801 Broadway, at the corner of Eighth and Broad. The Court in **Cookeville** is located at 9 East Broad Street. The Court in **Columbia** is located at 816 South Garden Street.

- 736-5771

- 736-5047

U.S. Probation

Federal Public Defender